## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Jonathan Berall, M.D.

Plaintiff,

V.

Verathon Inc. Pentax of America, Inc., Karl Storz endoscopy-America, Inc., Aircraft Medical, Ltd., LMA North America Inc., And AirTraq LLC

Defendants.

JURY TRIAL DEMANDED

Case No.: 1:10-cv-05777-BSJ-DCF

## DEFENDANT AIRCRAFT MEDICAL LTD.'S FED. R. CIV. P. 7.1 DISCLOSURE STATEMENT

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Defendant Aircraft Medical, Limited ("Aircraft"), makes the following disclosure:

- 1. Aircraft does not have a parent corporation.
- 2. No publicly held corporation owns 10% or more of the stock of Aircraft.

Respectfully sul	bmitted,
------------------	----------

(617) 227-4420 (fax)

Date: November 16, 2010 /s/Brian M. Gaff

Brian M. Gaff (BG0314)

<u>bgaff@eapdlaw.com</u>

Peter J. Cuomo (Of Counsel)

<u>pcuomo@eapdlaw.com</u>

EDWARDS ANGELL PALMER & DODGE LLP

111 Huntington Avenue

Boston, MA 02199-7613

(617) 239-0100

Attorneys for Defendant Aircraft Medical Ltd.

BOS2\_827046.1